

STATE OF MAINE
PUBLIC UTILITIES COMMISSION

Docket No. 2001-428

November 5, 2001

BANGOR HYDRO-ELECTRIC COMPANY
Tariff Revision to Schedules and Terms
and Conditions

ORDER APPROVING
RATE SCHEDULES

WELCH, Chairman; NUGENT and DIAMOND, Commissioners

SUMMARY OF DECISION

By this Order, the Commission approves Bangor Hydro-Electric Company's (BHE's) proposed revisions to its Rate Schedules and Terms and Conditions.

DISCUSSION AND DECISION

On June 21, 2001, BHE filed with this Commission revisions to its Rate Schedules and Terms and Conditions. On July 20, 2001, the proposed rate schedules were suspended for a period of three months to allow additional time to review the changes. On November 2, 2001 in response to discussions with Commission Staff, BHE filed additional revisions to Rate Schedules and Terms and Conditions. All of these changes reflect miscellaneous housekeeping items. They include updating the list of communities served by BHE, discontinuing obsolete rate schedules and terms and conditions and correcting a mistake in the name of a rate class.

We have reviewed these housekeeping revisions and find them to be appropriate.

Accordingly, we

ORDER

That the following Rate Schedule and Terms and Conditions pages filed by BHE shall become effective for service as of the date of this Order:

Rate Schedule Changes

Page Numbers	Description	Revision Number	Date Filed
	List of Communities		November 2, 2001
Page 8	University of Maine Experimental R&D Rate	18 th	November 2, 2001
Pages 8A - 8B	Res. Low Income	7 th	November 2, 2001
Pages 8C - 8H	Res. Low Income	4 th	November 2, 2001
Page 8Q - 8S	Residential Heating Service Rate	4 th	November 2, 2001
Pages 22 - 23	Class E-1A, Rate for Other Public Utilities	16 ^h	November 2, 2001

Pages 27 - 28	Class E-1B, Fuel & Purchased Energy Adjustment	6 th Revision (2 nd Draft)	November 2, 2001
Page 29	Class E-1C, Transmission Service	5 th Revision (2 nd Draft)	November 2, 2001
Page 30	Class F-1, Secondary Power Rate Interruptible	9 th (2 nd Draft)	November 2, 2001
Pages 35 - 37	Rate IR-BHE	3 rd Revision (2 nd Draft)	November 2, 2001
Pages 38- 40	Rate IR-NE	3 rd Revision (2 nd Draft)	November 2, 2001
Pages 41 - 43	Rate IR-S	2 nd Revision (2 nd Draft)	November 2, 2001
Pages 44 - 46	Rate IR-W	2 nd Revision (2 nd Draft)	November 2, 2001
Pages 47 – 50	Customer Recover Rate	2 nd Revision (2 nd Draft)	November 2, 2001
Pages 51 - 54	Competitive Energy Rate	2 nd Revision (2 nd Draft)	November 2, 2001
Pages 55 - 58	Incremental Energy Rate	2 nd Revision	November 2, 2001
Pages 59 - 61	Incremental Energy Rate (New)	2 nd Revision	November 2, 2001
Pages 62 - 64	Rate IR-S-97	1 st Revision (2 nd Draft)	November 2, 2001
Page 67	Rate IR-ISO	1 st Revision	November 2, 2001

Terms and Conditions Changes

Page Numbers	Description	Revision Number	Date Filed
Page 15B	12-K Capability Rate	2 nd Revision (2 nd Draft)	November 2, 2001
Page 16	13-Private Energy Service Co. Efficient Lighting Project Program	4 th Revision (2 nd Draft)	November 2, 2001
Pages 23-24	16-Residential Water Heater Cycling Program	1 st Revision (2 nd Draft)	November 2, 2001
Pages 53-56	27-Efficient Heat Pilot Program	1 st Revision (2 nd Draft)	November 2, 2001

Dated at Augusta, Maine, this 5th day of November, 2001.

BY ORDER OF THE COMMISSION

Dennis L. Keschl
Administrative Director

COMMISSIONERS VOTING FOR: WELCH
NUGENT

DIAMOND

NOTICE OF RIGHTS TO REVIEW OR APPEAL

5 M.R.S.A. § 9061 requires the Public Utilities Commission to give each party to an adjudicatory proceeding written notice of the party's rights to review or appeal of its decision made at the conclusion of the adjudicatory proceeding. The methods of review or appeal of PUC decisions at the conclusion of an adjudicatory proceeding are as follows:

1. Reconsideration of the Commission's Order may be requested under Section 1004 of the Commission's Rules of Practice and Procedure (65-407 C.M.R.110) within 20 days of the date of the Order by filing a petition with the Commission stating the grounds upon which reconsideration is sought.
2. Appeal of a final decision of the Commission may be taken to the Law Court by filing, within 30 days of the date of the Order, a Notice of Appeal with the Administrative Director of the Commission, pursuant to 35-A M.R.S.A. § 1320(1)-(4) and the Maine Rules of Appellate Procedure.
3. Additional court review of constitutional issues or issues involving the justness or reasonableness of rates may be had by the filing of an appeal with the Law Court, pursuant to 35-A M.R.S.A. § 1320(5).

Note: The attachment of this Notice to a document does not indicate the Commission's view that the particular document may be subject to review or appeal. Similarly, the failure of the Commission to attach a copy of this Notice to a document does not indicate the Commission's view that the document is not subject to review or appeal.